

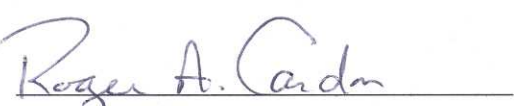

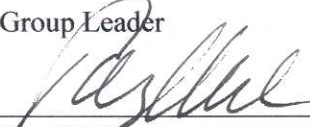


## CRITERION 408

## EPA COMPLIANCE FOR REFRIGERATION EQUIPMENT

## SIGNATURES

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**RECORD OF REVISIONS**

<b>Revision No.</b>	<b>Date</b>	<b>Description</b>
0	1/21/1999	Initial Issue
1	10/29/2003	Reformatting following O&M Criterion 101, "Writer's Guide", Rev 4.  Addition of Section 6.3. Incorporation of Comments from PEER and POC/FM review cycles

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## **CRITERION 408**

### **EPA COMPLIANCE FOR REFRIGERATION EQUIPMENT**

#### **1.0 PURPOSE**

The purpose of this Criterion is to establish the minimum requirements and best practices for EPA Compliance while maintaining Refrigeration Equipment at LANL. Title VI of the Clean Air Act mandates the phased out elimination of ozone depleting chemicals and requires controls on operations, maintenance service, and disposal to prevent venting ozone depleting refrigerants to the atmosphere. This Criterion establishes the necessary maintenance practices to meet regulatory requirements.

This document addresses the requirements of LIR 230-05-01(Ref 10.1), "Operations and Maintenance Manual."

Implementation of this Criterion satisfies DOE Order 430.1A (Ref 10.2) for the subject equipment / system. DOE Order 430.1A (Ref 10.2) "Life Cycle Asset Management," Attachment 2 "Contractor Requirements Document," Paragraph 2, Sections A through C, which in part requires UC to "...maintain physical assets in a condition suitable for their intended purpose," and employ "preventive, predictive, and corrective maintenance to ensure physical asset availability for planned use and/or proper disposition." Compliance with DOE Order 430.1A is required by Appendix G of the UC Contract.

#### **2.0 SCOPE**

The scope of this Criterion includes all LANL equipment and appliances which contain refrigerant. This criterion does not apply to motor vehicle air conditioners.

#### **3.0 ACRONYMS AND DEFINITIONS**

##### **3.1 Acronyms**

<b>AHJ</b>	Authority Having Jurisdiction
<b>CFC/HCFC</b>	Chlorofluorocarbon / Hydrochlorofluorocarbon
<b>CFR</b>	Code of Federal Regulations
<b>DOE</b>	Department of Energy
<b>EPA</b>	Environmental Protection Agency
<b>FWO</b>	Facility & Waste Operations
<b>LIG</b>	Laboratory Implementation Guidance

<b>LIR</b>	Laboratory Implementation Requirement
<b>LPR</b>	Laboratory Performance Requirement
<b>MAC</b>	Meteorology and Air Quality
<b>MSE</b>	Maintenance & System Engineering
<b>MVAC</b>	Motor Vehicle Air Conditioner
<b>ODS</b>	Ozone Depleting Substance
<b>O&amp;M</b>	Operations and Maintenance
<b>PPE</b>	Personal Protective Equipment
<b>PP&amp;PE</b>	Personal Property and Programmatic Equipment
<b>RP&amp;IE</b>	Real Property and Installed Equipment
<b>RRES</b>	Risk Reduction and Environmental Stewardship
<b>SSC</b>	Structures, Systems, and Components
<b>SSS</b>	Support Services Subcontractor
<b>UC</b>	University of California

## 3.2 Definitions

**Appliance.** Any device which contains and uses a refrigerant and which is used for household or commercial purposes, including any air conditioner, refrigerator, chiller, or freezer.

**Approved Equipment Testing Organization.** Any organization, which has applied for and received approval from the EPA Administrator to test recycling and recovery equipment.

**Certified Refrigerant Recovery or Recycling Equipment.** Equipment manufactured on or after November 15, 1993, certified by an approved equipment testing organization to meet EPA's standards, equipment certified pursuant to 40 CFR 82 Subpart B, or equipment manufactured before November 15, 1993 that meet's EPA's performance requirements.

**Class I Substance.** Any ozone-depleting substance designated as Class I in 40 CFR 82, "Stratospheric Ozone Protection," Subpart A, "Production and Consumption Controls" Appendices A & B, including chlorofluorocarbons, halons, hydrobromofluorocarbons, and any other substance designated by EPA at a later date.

**Class II Substance.** Any ozone-depleting substance designated as Class II in 40 CFR 82, Subpart A, Appendices A & B, including hydrochlorofluorocarbons and any other substance designated by EPA at a later date.

**Disposal.** The process leading to and including:

- The discharge, deposit, dumping or placing of any discarded appliance into or on any land or water.
- The disassembly of any appliance for discharge, deposit, dumping or placing of its discarded component parts into or on any land or water; or
- The disassembly of any appliance for reuse of its component parts.

**High-Pressure Appliance.** Means an appliance that uses a refrigerant with a boiling point between minus 50 and 10 degrees Centigrade at atmospheric pressure (29.9 inches of mercury). This definition includes, but is not limited to, appliances using refrigerant R-12, R-22, R-114, R-134A, R-500, or R-502.

**Low-Pressure Appliance.** An appliance that uses a refrigerant with a boiling point above 10 degrees Centigrade at atmospheric pressure (29.9 inches of mercury). This definition includes but is not limited to equipment using refrigerant R-11, R-113, or R-123.

**Motor Vehicle Air Conditioner (MVAC).** Any appliance that is a motor vehicle air conditioner as defined in 40 CFR 82, Subpart B.

**MVAC-Like Appliance.** MVAC –Like Appliance means mechanical vapor compression, open drive compressor appliances with a normal charge of 20 pounds or less of refrigerant used to cool the driver's or passenger's compartment of an off-road motor vehicle. This includes the air conditioning equipment found on agricultural or construction vehicles. This definition is not intended to cover appliances using R-22 refrigerant.

**Ozone Depleting Substance (ODS).** Substances controlled under Title VI of the Clean Air Act Amendments, whether existing alone or in a mixture that contributes to stratospheric ozone depletion. These substances are divided into two classes, Class I and Class II, grouped according to their ozone-depleting potential. Note: Class I substances have a higher ozone-depleting potential than Class II substances and, therefore, will be phased out more quickly.

**Person.** Any individual or legal entity, including an individual, corporation, partnership, association, state, municipality, political subdivision of a state, Indian tribe, and any agency, department, or instrumentality of the United States, and any officer, agent, or employee thereof.

**Small Appliance.** Any appliance that is fully manufactured, charged, and hermetically sealed in a factory with 5 pounds or less of refrigerant: including but not limited to: refrigerators and freezers (designed for home use commercial, or consumer use), medical or industrial research refrigeration equipment, room air conditioners (including window air conditioners and packaged terminal air conditioners), packaged terminal heat pumps, dehumidifiers, under-the counter ice makers, vending machines, and drinking water coolers.

**Suitable Replacement Refrigerant.** A refrigerant that is acceptable under 40 CFR 82 Subpart G, compatible with other materials with which it may come into contact and able to achieve the temperatures required for the affected industrial process in a technically feasible manner.

**Technician.** Any person who performs maintenance, service, or repair that could be reasonably expected to release refrigerants from appliances, except for MVACs, into the atmosphere. Technician also means any person who performs disposal of appliances, except for small appliances, MVACs, and MVAC-like appliances that could be reasonably expected to release class I or class II refrigerants from the appliances into the atmosphere. Performing maintenance, service, repair, or disposal could be reasonably expected to release refrigerants only if the activity is reasonably expected to violate the integrity of the refrigerant circuit. Activities reasonably expected to violate the integrity of the refrigerant circuit include activities such as attaching and detaching hoses and gauges to and from the appliance to add or remove refrigerant or to measure pressure and adding refrigerant to and removing refrigerant from the appliance. Activities such as painting the appliance, re-wiring an external electrical circuit, replacing insulation on a length of pipe, or tightening nuts and bolts on the appliance are not reasonably expected to violate the integrity of the refrigerant circuit. Performing maintenance, service, repair, or disposal of appliances that have been evacuated according to EPA requirements could not be reasonably expected to release refrigerants from the appliance unless the maintenance, service, or repair consists of adding refrigerant to the appliance. Technician includes, but is not limited to, installers, contractor employees, in-house service personnel, and in some cases, owners.

**Very High-Pressure Appliance.** An appliance that uses a refrigerant with a boiling point below minus 50 degrees Centigrade at atmospheric pressure (29.9 inches of mercury). This definition includes but is not limited to equipment utilizing refrigerants R-13 or R-503.

## **4.0 RESPONSIBILITIES**

### **4.1 FWO- Maintenance and Systems Engineering (MSE)**

**4.1.1** FWO-MSE is responsible for the technical content of this Criterion and monitoring the applicability and the implementation status of this Criterion and either assisting the organizations that are not applying or meeting the implementation expectations contained herein or elevating their concerns to the director(s).

*Basis:* LIR 301-00-01.11; Issuing and Managing Laboratory Operations Implementation Requirements and Guidance, Section 5.4, OIC Implementation Requirements. (Ref. 5)

**4.1.2** FWO-MSE shall provide technical assistance to support implementation of this Criterion.

### **4.2 Facility Manager**

**4.2.1** Responsible for operations and maintenance of institutional, or Real Property and Installed Equipment (RP&IE) under their jurisdiction, in accordance with the requirements of this document.

**4.2.2** Responsible for operations and maintenance of those Personal Property and Programmatic Equipment (PP&PE) systems and equipment addressed by this document that may be assigned to the FM in accordance with the FMU-specific Facility/Tenant Agreement.

### **4.3 Group Leader**

**4.3.1** Responsible for operations and maintenance of those Personal Property and Programmatic Equipment (PP&PE) systems and equipment addressed by this document, which are under their jurisdiction.

**4.3.2** Responsible for system performance analysis and subsequent replacement or refurbishment of assigned PP&PE.

### **4.4 Authority Having Jurisdiction (AHJ) – Mechanical POC for LANL Engineering Manual**

**4.4.1** The AHJ is responsible for providing a decision on a specific technical question regarding national, state and local codes and DOE orders.



## **4.5 RRES-MAQ – Risk Reduction and Environmental Stewardship – Meteorology and Air Quality**

- 4.5.1** Provide technical support to Facility Managers, Group Leaders, and FWO-MSE. Maintain the air-operating permit with the State of New Mexico. Perform oversight of Support Services Contractor (SSS) for EPA compliance. Maintain institutional refrigerant record keeping, compliance, certification and requesting interpretation.

## **5.0 PRECAUTIONS AND LIMITATIONS**

### **5.1 Precautions**

This section is not intended to identify all applicable precautions necessary for implementation of this Criterion. A compilation of all applicable precautions shall be contained in the implementing procedure(s) or work control authorization documents. The following precautions are intended only to assist the author of a procedure or work control document in the identification of hazards/precautions that may not be immediately obvious.

- 5.1.1** Penalties and sanctions for Clean Air Act violations can be severe. In addition to fines and/or imprisonment, the EPA (Environmental Protection Agency) may exclude violating companies from receiving Federal Government contracts.
- 5.1.2** No person maintaining, servicing, repairing, or disposing of equipment may knowingly vent or otherwise release into the environment any refrigerant in such equipment. De-minimus releases associated with good faith attempts to recycle or recover refrigerants are not subject to this prohibition.
- 5.1.3** Ensure safe maintenance and operations with refrigerants by following applicable codes, standards, and regulations. ANSI/ASHRAE 15, Safety Code for Mechanical Refrigeration, and Material Safety Data Sheets (MSDS) are the principal sources of hazard information.

### **5.2 Limitations**

The intent of this Criterion is to identify the minimum generic requirements and recommendations for SSC operation and maintenance across the Laboratory. Each user is responsible for the identification and implementation of additional facility specific requirements and recommendations based on their authorization basis and unique equipment and conditions, (e.g., equipment history, manufacturer warranties, operating environment, vendor O&M requirements and guidance, etc.).

Nuclear facilities and moderate to high hazard non-nuclear facilities will typically have additional facility-specific requirements beyond those presented in this Criterion. Nuclear facilities shall implement the requirements

of DOE Order 433.1 (Ref. 10.3) (or 10 CFR 830.340, Maintenance Management, when issued) as the minimum programmatic requirements for a maintenance program. Additional requirements and recommendations for SSC operation and maintenance may be necessary to fully comply with the current DOE Order or CFR identified above.

## **6.0 REQUIREMENTS**

Minimum requirements that Criterion users shall follow are specified in this section. Requested variances to these requirements shall be prepared and submitted to FWO-MSE in accordance with LIR 301-00-02 (Ref. 10.4), “Variances and Exceptions to Laboratory Operations Requirements,” for review and approval. The Criterion users are responsible for analysis of operational performance and SSC replacement or refurbishment based on this analysis. Laws, codes, contractual requirements, engineering judgement, safety matters, and operations and maintenance experience drive the requirements contained in this section.

### **6.1 Operations Requirements**

- 6.1.1** Refrigerants shall be purchased through the Gas Plant and entered into the ChemLog System. Refrigerants shall be controlled so that they are available only to certified technicians.

*Basis:* LIR 402-510-01.0, Section 5.1.2 Chemical Management Ref. 10.9)

*Basis:* LIR 402-1200-01.1, Pressure, Vacuum and Cryogenic Systems (Ref. 10.10)

- 6.1.2** Equipment owners shall develop an accurate inventory of equipment containing refrigerants. This inventory shall include the appliance identification number, refrigerant type (e.g., R-11, R-12, etc.), the full charge capacity of the system, and the appliance duty type (industrial process, comfort cooling, or commercial).

Use RRES-MAQ procedure RRES-MAQ-311, Refrigeration Equipment Inventory. Available from the RRES-MAQ web site at:  
<http://www.airquality.lanl.gov/QA.htm> )

NOTE: RRES-MAQ is a good resource to work with in maintaining a refrigerant inventory.

### **6.2 Maintenance Requirements**

- 6.2.1** Technicians servicing air conditioning and refrigeration equipment shall be certified for the type of work performed.

- 6.2.2** Maintaining, servicing, repairing or disposing of refrigeration appliances must be performed and documented in accordance with 40 CFR 82 Subpart F (Ref10.13). These requirements are contained in RRES-MAQ procedures RRES-MAQ-312, Addressing Air Quality Requirements during Maintenance, Service, Repair, and Disposal of Refrigeration Appliances/Equipment. The procedure and a downloadable copy of the form to document the work are available at: <http://hotair.lanl.gov/airquality/TitleVI.htm>

A copy of the form is in Appendix B.

*Basis:* 40 CFR82, Subpart F (Ref. 10.13)

- 6.2.3** All refrigerant recovery and/or recycling equipment must be certified by an EPA-approved testing organization if manufactured on or after November 15, 1993. Equipment manufactured before this date must meet EPA criteria.

*Basis:* 40 CFR82, Subpart F (Ref. 10.13)

- 6.2.4** Equipment containing 50 or more pounds of refrigerant must have leaks repaired when:

- Annual leak rate exceeds 15% of full charge capacity for comfort cooling appliances.
- Annual leak rate exceeds 35% of full charge capacity for industrial process and commercial cooling appliances.

Leaks must be repaired within 30 days for comfort/commercial cooling, and 120 days for industrial process cooling when an industrial process shutdown must occur.

If leaks cannot be repaired, a dated retrofit / retirement plan must be developed. This plan must be in place within 30 days of discovering the leak and the system must be retired / retrofitted within one year.

With prior EPA approval, additional time may be available to repair leaks or to retire/retrofit systems. Contact RRES-MAQ for further guidance.

New and/or replacement refrigerants must be on EPA's list of acceptable substitutes for their intended use. EPA maintains a list of acceptable refrigerants on their web site at: <http://www.epa.gov/ozone/snap/index.html>

*Basis:* 40 CFR 82 Subpart F (Ref. 10.13)

- 6.2.5** Records of accidental refrigerant releases must be maintained:

The form contained in RRES-MAQ-312 (Appendix B) is used to document accidental releases

*Basis:* 40 CFR 82 Subpart F (Ref. 10.13) and RRES-MAQ – 312 (Ref. 10.8)

- 6.2.6** When organizations other than the SSS, perform work on LANL refrigeration appliances/equipment, the source records are to be faxed to RRES-MAQ. Appendix D contains the Fax cover sheet.

### **6.3 General Requirement**

- 6.3.1** Section 206 of Executive Order (EO) 13148, “Greening the Government Through Leadership in Environmental Management”, specifically addresses the reduction of Class I ODS by establishing the goal for agencies to phase out the procurement of all Class I ODS by December 31, 2010.

*Basis:* Executive Order (EO) 13148, Section 206 (Ref. 10.11)

DOE’s 1999 Pollution Prevention and Energy Efficiency Leadership Goals were established to meet the EO 13148 requirement to end procurement of Class I OD’s. The ODS Goals 9 and 10 of DOE’s directive state:

Goal 9. Retrofit or replace 100% of chillers greater than 150 tons of cooling capacity and manufactured before 1984 that use Class I refrigerants by 2005.

Goal 10. Eliminate use of Class I ODS by 2010, to the extent economically practicable, and to the extent that safe alternative chemicals are available for DOE Class I applications.

NOTE: The EO 13148 requirement is now included in DOE Order 450.1, Environmental Protection, which superseded DOE 5400.1 and DOE N 450.4, “Assignment of Responsibilities for EO 13148”.

## **7.0 RECOMMENDATIONS AND GOOD PRACTICES**

The information provided in this section is recommended based on acceptable industry practices and should be implemented by each user based on his/her unique application and operating history of the subject systems/equipment.

### **7.1 Operations Recommendations**

- 7.1.1** Obtain type IV (Universal) certification for maintenance personnel. This allows service for all types of equipment.
- 7.1.2** Facility Managers and their designees responsible for Maintenance and Operations of refrigeration equipment should be familiar with 40 CFR 82, Subpart F.

### **7.2 Maintenance Recommendations**

- 7.2.1** Obtain state of the art leak detection equipment and make routine leak detection part of the Facility Inspection Program.

*Basis:* 40 CFR 82 Subpart F (Ref. 10.13)

## **8.0 GUIDANCE**

### **8.1 Operations Guidance**

**8.1.1** RRES-MAQ-311, "Refrigeration Equipment Inventory" (Ref. 10.7) provides Guidance for establishing a refrigerant appliance/equipment inventory.

### **8.2 Maintenance Guidance**

**8.2.1** RRES-MAQ-312, "Addressing Air Quality Requirements" (Ref. 10.8) during Maintenance, Service, Repair, and Disposal of Refrigeration Appliances/Equipment provides guidance for maintenance programs, for appliances/equipment containing refrigerant.

**8.2.2** Provided it has been reviewed and approved by FWO-MSE, an acceptable program for air conditioning and refrigeration systems can be found in KSL PMI 40-40-001 (Ref. 10.12).

## **9.0 REQUIRED DOCUMENTATION**

Maintenance History, Refrigerant Appliance/Equipment Inventories and equipment disposal records shall be maintained, as a minimum, according to the parameters listed in the Table 9-1 below:

**Table 9-1 Documentation Parameters**

<b>MAINTENANCE HISTORY DOCUMENTATION PARAMETERS</b>				
<b>PARAMETER</b>	<b>ML 1</b>	<b>ML 2</b>	<b>ML 3</b>	<b>ML 4</b>
<b>Refrigerant Equipment/Appliance Inventory (Appendix A)</b>	<b>X</b>	<b>X</b>	<b>X</b>	<b>X</b>
<b>Refrigerant Equipment Service Records (Appendix B)</b>	<b>X</b>	<b>X</b>	<b>X</b>	<b>X</b>
<b>Refrigeration Appliance Salvage/Disposal Log (Appendix C)</b>	<b>X</b>	<b>X</b>	<b>X</b>	<b>X</b>

*Basis:* Documentation of the parameters listed in Table 9-1 above satisfies the requirements of LPR 230-07-00, Criteria 2, (Ref. 10.6) which states; "Maintenance activities, equipment problems, and inspection and test results are documented."

NOTE: RRES-MAQ-312 (Ref. 10.8) and RRES-MAQ-311 (Ref. 10.7) provide instructions on filling out the forms.

## **10.0 REFERENCES**

The following references, and associated revisions, were used in the development of this document.

- 10.1** LIR 230-05-01.0, Operation and Maintenance Manual.
- 10.2** DOE O 430.1A, Attachment 2 “Contractor Requirements Document” (Paragraph 2, Sections A through C), a requirement of Appendix G of the UC Contract.
- 10.3** DOE Order 433.1, Maintenance Management Program For DOE Nuclear Facilities.
- 10.4** LIR 301-00-02.0, Variances and Exceptions to Laboratory Operation Requirements.
- 10.5** LIR 301-00-01.11; Issuing and Managing Laboratory Operations Implementation Requirements and Guidance, Section 5.4, OIC Implementation Requirements
- 10.6** LPR 230-07-00, Maintenance History, Performance Criteria [2].
- 10.7** RRES-MAQ-311, Refrigeration Equipment Inventory
- 10.8** RRES-MAQ-312, Addressing Air Quality Requirements during Maintenance, Service, Repair, and Disposal of Refrigeration Appliances
- 10.9** LIR 402-510.0-1.0, Section 5.1.2 Chemical Management
- 10.10** LIR 402-1200.01-0, Pressure Vacuum and Cryogenic Systems
- 10.11** Executive Order (EO) 13148, Section 206, Greening the Government Through Leadership in Environmental Management”
- 10.12** KSL PMI 40-40-001, Air Conditioning and Refrigeration Systems
- 10.13** 40 CFR 82 Subpart F, Environmental Protection; Protection of Stratospheric Ozone, Recycling and Emissions Reduction
- 10.14** DOE’s 1999 Pollution Prevention and Energy Leadership Goals” and DOE Order 450.1, Environmental Protection Program.

## **11.0 APPENDICES**

Appendix A: Refrigeration Appliance / Equipment Form  
Appendix B: Refrigerant Support Services Subcontractor Service Order Form  
Appendix C: Refrigeration Appliance Salvage / Disposal Log  
Appendix D: RRES-MAQ Fax Cover Sheet



# APPENDIX B

Meteorology and Air Quality Group, MAQ

## Refrigerant Support Services Subcontractor Service Order Form

Page 1 of 1

This form is from procedure RRES-MAQ-312

### Section 1.0 Work Order Information

Work Order #: \_\_\_\_\_ Task #: \_\_\_\_\_

Begin Work Date: \_\_\_\_/\_\_\_\_/\_\_\_\_ Date work completed: \_\_\_\_/\_\_\_\_/\_\_\_\_

### Section 2.0 Facility Information

Division: \_\_\_\_\_ FMU: \_\_\_\_\_

TA: \_\_\_\_\_ Bldg.: \_\_\_\_\_ Room: \_\_\_\_\_

Facility Contact: \_\_\_\_\_

### Section 3.0 Appliance/Equipment Information

Appliance/equipment ID: \_\_\_\_\_ Circuit 1 ☐ Circuit 2 ☐ Circuit 3 ☐ Circuit 4 ☐

Manufacturer: \_\_\_\_\_

Model No.: \_\_\_\_\_ Serial No.: \_\_\_\_\_

Refrigerant Type: \_\_\_\_\_ ☐ ≥50 lbs ☐ >5-49 lbs ☐ ≤5 lbs Charge: \_\_\_\_\_ lbs \_\_\_\_\_ oz

### Section 4.0 Service Information

Description of Service: Check appropriate box below. Attach description of work from work package.

☐ Confirm Charge ☐ New installation ☐ Upgrades ☐ Minor Maintenance ☐ Major Maintenance ☐ Preventive Maintenance

☐ Refrigerant/Oil removed for disposal (evacuation label applied) ☐ Refrigerant conversion to \_\_\_\_\_ refrigerant

☐ Accidental Release (Estimated Amount Released: \_\_\_\_\_ lbs \_\_\_\_\_ oz) ☐ LEAK REPORT

Description: ☐ Attached description of work from work package OR ☐ describe below ☐ Attached Form 312 to work package

### Section 5.0 Leak Information

#### Leaks

☐ Leak Tested by method: Elec./Soap Bubbles/Visual Other: \_\_\_\_\_  
(circle one)

☐ Leak Found Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

Scheduled Date for Repair: \_\_\_\_/\_\_\_\_/\_\_\_\_

☐ Leak Repaired Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

Days to Repair Leak: \_\_\_\_\_

☐ Initial Verification Test Date: \_\_\_\_/\_\_\_\_/\_\_\_\_ Method: \_\_\_\_\_

☐ Follow-up Test Date: \_\_\_\_/\_\_\_\_/\_\_\_\_ Method: \_\_\_\_\_

☐ Trace Gas Used Type: \_\_\_\_\_ Cylinder ID: \_\_\_\_\_ Quantity: \_\_\_\_\_ lbs \_\_\_\_\_ oz

#### Leak Notes:

☐ Attach leak notes in description of work from work package, if NOT, describe below:

Oil Removed: \_\_\_\_\_ gallons Type of Oil: \_\_\_\_\_ Put into accumulation drum: \_\_\_\_\_

### Section 6.0 Refrigerant Tracking Information

Cylinder ID/ACIS Barcode Number	Refr. Type	Amount Recovered *	Amount Added	
			Recovered Amount Added	New Amount Added
		lbs oz	lbs oz	lbs oz
		lbs oz	lbs oz	lbs oz
		lbs oz	lbs oz	lbs oz
		lbs oz	lbs oz	lbs oz
		lbs oz	lbs oz	lbs oz
			Total: lb oz	Total: lb oz

#### \*Recovery Unit Information

Recovery Unit ID: \_\_\_\_\_ Vacuum Level: \_\_\_\_\_ inches/microns (circle one) Time Used: \_\_\_\_\_ hr \_\_\_\_\_ min Filter type: \_\_\_\_\_

### Section 7.0 Technician Certification

I hereby certify that maintenance, service, repair, and/or disposal was performed on the above listed refrigeration appliance/equipment in accordance with the required practices set forth in 40 CFR §82, Subpart F. For disposal, I certify that the refrigerant has been evacuated to the levels required in 40 CFR §82, Subpart F.

Certified Technician's Signature \_\_\_\_\_ Printed Name \_\_\_\_\_ Z Number \_\_\_\_\_ Date \_\_\_\_/\_\_\_\_/\_\_\_\_

Date Received by Support Services Subcontractor  
RCC: \_\_\_\_\_

Date Received  
by RRES-MAQ: \_\_\_\_\_

Forward completed form to RRES-MAQ Meteorology and Air Quality Group.





## APPENDIX D

### RRES-MAQ Fax Cover Sheet

***TO: RRES-MAQ  
Air Quality Group  
Refrigerant Compliance***

---

P.O. Box 1663, MS J978  
Los Alamos National Laboratory  
Los Alamos, NM 87545

**Group Office Phone: 505-665-8855 Fax: 505-665-8858**

FAX TRANSMISSION COVER SHEET

---

DATE: \_\_\_\_\_

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